

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 02410APC/MA	FOR FURTHER See Notification of Transmittal of International Preliminary ACTION Examination Report (Form PCT/IPEA/416).							
International Application No.	International Filing Dat (day/month/year)	te Priority Date (day/month/year)						
PCT/AU2003/000466	17 April 2003	18 April 2002						
International Patent Classification (IPC) or 1	International Patent Classification (IPC) or national classification and IPC							
Int. Cl. 7 AO1N 3/00; C13D 1/00, 1/0	2; C13F 3/00							
Applicant								
BIODRY PTY LTD et al								
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This international preliminary examinat is transmitted to the applicant according		ared by this International Preliminary Examining Authority and						
2. This REPORT consists of a total of 3	cheets including this co	over sheet						
		ts of the description, claims and/or drawings which have been						
amended and are the basis for thi	s report and/or sheets cor	ntaining rectifications made before this Authority (see Rule						
70.16 and Section 607 of the Adr	ministrative Instructions	under the PCT).						
These annexes consist of a total of	of sheet(s).							
3. This report contains indications relating	to the following items:							
I X Basis of the report	•							
II Priority								
III Non-establishment of op	inion with regard to nove	elty, inventive step and industrial applicability						
() IV Lack of unity of invention	IV Lack of unity of invention							
V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement								
VI Certain documents cited	VI Certain documents cited							
VII Certain defects in the into	VII Certain defects in the international application							
VIII Certain observations on t	the international applicat	ion						
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Date of submission of the demand 17 November 2003	1	Date of completion of the report 30 January 2004						
Name and mailing address of the IPEA/AU		Authorized Officer						
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INTERNATIONAL EXELIMINARY EXAMINATION REPORT

International application No.

PCT/AU2003/000466

I.	.I	Basis of the re	ort			
1.	With regard to the elements of the international application:*					
	X the international application as originally filed.					
		the description	, pages , as orig	iginally filed,		
				with the demand,		
			pages, receive	ved on with the letter of		
		the claims,	pages, as orig	ginally filed,		
			pages, as ame	nended (together with any statement) under Article 19,		
			pages, filed w	with the demand,		
			pages, receive	ved on with the letter of		
		the drawings,	pages , as orig	ginally filed,		
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			pages, receive	ved on with the letter of		
j		the sequence	isting part of the desc	scription:		
()			pages, as orig	riginally filed		
			pages, filed v	with the demand		
			pages, receiv	ived on with the letter of		
2.						
	These	e elements wer	available or furnishe	hed to this Authority in the following language which is:		
		the language	f a translation furnis	shed for the purposes of international search (under Rule 23.1(b)).		
		the language	f publication of the i	international application (under Rule 48.3(b)).		
		the language and/or 55.3).	f the translation furn	nished for the purposes of international preliminary examination (under Rules 55.2		
3.				mino acid sequence disclosed in the international application, the international out on the basis of the sequence listing:		
	\Box	•		lication in written form.		
	П	filed together	with the international	al application in computer readable form.		
)		furnished sub	equently to this Auth	thority in written form.		
		furnished sub	equently to this Auth	thority in computer readable form.		
			that the subsequently pplication as filed ha	tly furnished written sequence listing does not go beyond the disclosure in the nas been furnished.		
		The statemen been furnishe		n recorded in computer readable form is identical to the written sequence listing has		
4.		The amendme	nts have resulted in t	the cancellation of:		
		the o	escription, page	ges ·		
		the o	laims, Nos.	s.		
		the c	rawings, shee	ets/fig.		
5.				as if (some of) the amendments had not been made, since they have been considered to as indicated in the Supplemental Box (Rule 70.2(c)).**		
*				nished to the receiving Office in response to an invitation under Article 14 are referred to in this nexed to this report since they do not contain amendments (Rules 70.16 and 70.17).		
**	4	ranlaaamant s	ant containing such an	mondments must be referred to under item I and annexed to this report		

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Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations V. and explanations supporting such statement

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1.	Statement					
	Novelty (N)	Claims 1-37	YES			
		Claims	NO			
	Inventive step (IS)	Claims 1-37	YES			
		Claims	NO			
	Industrial applicability (IA)	Claims 1-37	YES			
l		Claims	NO			

2. Citations and explanations (Rule 70.7)

NOVELTY(N) and INVENTIVE STEP (IS): Claims 1-37

The claimed invention is directed to a process for the preservation of plant materials comprising the steps of crushing the plant materials to separate a juice portion and a pulp portion, thermally dewatering said pulp portion to form a dewatered pulp, concentrating said juice portion to form a syrup, and combining said dewatered pulp and said syrup to form a preserved plant material.

No individual citation or obvious combination of citations cited in the ISR teaches or fairly suggests all of the features of the claims. Therefore claims 1-37 are novel and have an inventive step.

INDUSTRIAL APPLICABILITY (IA): Claims 1-37

Claims 1-37 have industrial applicability